

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
CORPUS CHRISTI DIVISION

UNITED STATES OF AMERICA	§	
	§	
v.	§	
	§	
DOROTHY FAY SCHULTZ	§	
aka DOROTHY FAY KEITH	§	
aka DOROTHY FAY HAUFLE	§	C.R. NO. C-08-477
aka DOROTHY FAY JOHNSON	§	
aka DOROTHY FAY MAYFIELD	§	
aka DOROTHY F. HAUFLE CHMELIR	§	
aka JENA MARIE PRENTISS	§	
aka JENNA DOROTHEA SEMER	§	
aka DOROTHY BRANDLE	§	

ORDER OF DETENTION PENDING TRIAL

On July 15, 2008, a detention hearing was held in accordance with the Bail Reform Act, 18 U.S.C. § 3142(f). Defendant has been charged with illegal use of a Social Security number in violation of 42 U.S.C. § 408(a)(7)(A) and 18 U.S.C. § 1028. The following requires detention of defendant pending trial in this case:

(1) There is not any condition or combination of conditions that will reasonably assure the appearance of the defendant as required.

The evidence against defendant meets the probable cause standard. The findings and conclusions contained in the Pretrial Services Report, as well as the testimony of Agent Richard Longoria, are adopted.

Defendant is committed to the custody of the Attorney General or his designated representative for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal. Defendant shall be afforded a reasonable opportunity for private consultation with defense counsel. On order of

a court of the United States or on a request of an attorney for the Government, the person in charge of the corrections facility shall deliver defendant to the United States Marshal for the purpose of an appearance in connection with a court proceeding.

ORDERED this 15th day of July 2008.


BRIAN L. OWSLEY
UNITED STATES MAGISTRATE JUDGE